

1 28. (New) The computer system of claim 26, wherein the authenticated
2 operating system further causes the processing unit to validate each application
3 requesting access to the downloaded information using the access predicate, and
4 decrypts the seed value for use by a validated application.

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6 29. (New) The computer system of claim 26, wherein the storage key
7 used to encrypt the downloaded information is specific to an application.

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9 30. (New) The computer system of claim 26, wherein the storage key
10 used to encrypt the downloaded information is specific to a user.

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13 **REMARKS**

14 Applicant has submitted herewith a Request for Continued Examination
15 (RCE) Transmittal pursuant to 37 C.F.R. §1.114. Applicant respectfully requests
16 entry of the above preliminary amendment prior to examination of the application.

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19 Respectfully Submitted,

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22 Dated: 02/21/2003

23 By: Nathan R. Rieth
Nathan R. Rieth
Reg. No. 44302
24 (509) 324-9256
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2 **Version of amended specification with markings to show changes made**

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4 The paragraph starting at page 1, line 11, is amended as follows:

(See corrections to
clean version,
P.C.)

5 This application is a continuation-in-part of U.S. provisional patent
6 application serial number 60/105,891 filed on October 26, 1998, which is herein
7 incorporated by reference, and is related to co-pending and co-filed U.S. patent
8 applications titled "System and Method for Authenticating an Operating System to
9 a Central Processing Unit, Providing the CPU/OS with Secure Storage, and
10 Authenticating the CPU/OS to a Third Party" (application serial number
11 09/266,207) [(attorney docket number 777.215US1)], "Loading and Identifying a
12 Digital Rights Management Operating System " (application serial number
13 09/227,611) [(attorney docket number 777.206US1)], "Digital Rights
14 Management" (application serial number 09/227,559) [(attorney docket number
15 777.212US1)], and "Digital Rights Management Operating System" (application
16 serial number 09/227,561) [(attorney docket number 777.213US1)].

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18 The paragraph starting at page 2, line 20, is amended as follows:

19 The unusual property of digital content is that the publisher (or reseller)
20 gives or sells the *content* to a client, but continues to restrict *rights* to use the
21 content even after the content is under the sole physical control of the client. For
22 instance, a publisher will typically retain copyright to a work so that the client
23 cannot reproduce or publish the work without permission. A publisher could also
24 adjust pricing according to whether the client is allowed to make a persistent copy,
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1 or is just allowed to view the content online as it is delivered. These scenarios
2 reveal a peculiar arrangement. The user that possesses the digital bits often does
3 not have full rights to their use; instead, the provider retains at least some of the
4 rights. [In a very real sense, the legitimate user of a computer can be an adversary
5 of the data or content provider.]
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